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UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

C.A. NO: 03-12589-GAO

\* \* \* \* \*

M2 CONSULTING, INC.,

Plaintiff

VS.

MRO SOFTWARE, INC.,

Defendant

\* \* \* \* \*

Deposition of TED WILLIAMS, a witness called by  
counsel for the Plaintiff, pursuant to the Federal  
Rules of Civil Procedure, before Lorreen  
Hollingsworth, CSR/RPR, CSR NO. 114793, and Notary  
Public in and for the Commonwealth of Massachusetts,  
at the Offices of Fee, Rosse & Lanz, P.C., 321 Boston  
Post Road, Sudbury, Massachusetts, on Wednesday,  
June 22, 2005, at 10:05 a.m.

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1 A Not that I know of.

2 Q What was discussed with Mr. Bevington on  
3 the golf course of Carnegie Abbey? Do you  
4 have a recollection?

5 A I have a recollection.

6 Q And what do you recall was the substance of  
7 that discussion specifically?

8 A As a practical matter, most of the day was  
9 spent playing golf. So there was very  
10 little discussion. On occasion, we did  
11 have time at the end to sit and talk.

12 And I remember, there was a  
13 board member there, and they generally  
14 wanted to get a sense for our view of the  
15 market and how the companies would work  
16 together.

17 Q Do you remember Mr. Bevington discussing  
18 with you -- scratch that.

19 Do you remember that this  
20 occurred in 2002?

21 A Yes.

22 Q And do you remember Mr. Bevington  
23 discussing with you at this meeting MRO's  
24 request that M2 execute a new agreement

1 with MRO?

2 A No.

3 Q Do you recall Mr. Bevington asking you at  
4 this meeting that if M2 signed this new  
5 agreement, would MRO then roll out M2's  
6 capabilities to the North American sales  
7 force?

8 A I don't recall that.

9 Q Do you recall anyone from MRO telling  
10 Mr. Bevington that if M2 executed the new  
11 agreement, M2's capability would, in fact,  
12 be rolled out to the North American sales  
13 force?

14 A I don't recall that.

15 Q Were M2's web hosting capabilities ever  
16 rolled out to MRO's North American sales  
17 force?

18 MR. GESMER: Objection to the  
19 form.

20 A Do you mean "informed"?

21 Q I mean "informed."

22 A Yes, they were informed.

23 Q When were they informed?

24 A I don't recall. These sales meetings we